

Articles of Contribution of the CRSC e.V.

(as of 28 August 2025)

The stated membership fees apply to all members of CRSC e.V.

Upon proposal of the Executive Board, the founding members' meeting of 19 May 2010 adopted the following annual contributions:

	Full Member	Subsidiary (of Full Member)
Railway undertakings (including vehicle owners)	€ 2.700,00	€ 270,00
Vehicle / Wagon owners	€ 2.700,00	€ 270,00
Workshops / Maintenance service providers	€ 2.700,00	€ 270,00
Railway undertakings (without vehicles)	€ 365,00	
Manufacturers / Suppliers	€ 365,00	
Fillers / Loaders / Unloaders	€ 365,00	
Other service providers	€ 365,00	

The membership fees are confirmed or adjusted annually at the general meeting.

Vehicle / wagon owners may, if required, benefit from CRSC e.V.'s liability insurance for wagon owners, subject to an additional fee.

CRSC e.V. has taken out liability insurance for workshops as an excess liability policy for all members who are workshops or maintenance service providers. This insurance is included in the membership fee. Each member must, for their part, fulfil the minimum requirements of their own basic insurance cover in order to benefit from CRSC e.V.'s excess liability insurance.

**For further information, please contact the CRSC office (info@crscev.de).*

Due to the particularities of Swiss insurance law, the use of the excess insurance by members based in Switzerland for risks located in Switzerland is carried out through CRSC e.V. The insurance contracts therefore contain so-called FINC clauses. The FINC clause of the workshop liability insurance currently reads as follows:

5.6.3 Indemnity loss

5.6.3.1 *The damage within the meaning of section 3.1 is:*

- any expenditure contractually and/or legally owed by the policyholder to the local company in order to indemnify it against third-party claims asserted on the basis of the responsibility of the local company; or
 - the contractually and/or legally required expenditure to defend against unfounded claims.
- It is irrelevant whether the policyholder has actually made payments to the local company.*

5.6.3.2 Insurance event

The damage resulting from indemnification of third-party claims shall be deemed to have occurred at the time when the underlying insured event would have occurred under the conditions of the Master Cover

To implement the FINC clauses, CRSC e.V. undertakes to indemnify Swiss-based members in the exact scope in which CRSC e.V. can assert indemnity losses under the insurance contracts and actually receives payments from the insurers. CRSC e.V. assumes no obligations beyond the actually realised insurance cover. In the case of coverage disputes where CRSC e.V. must formally act as claimant for the affected member, the member undertakes to indemnify CRSC e.V. against all costs and expenses incurred thereby. The member may, in coordination with CRSC e.V., choose, engage and pay its legal counsel.